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# UNITED STATES BANKRUPTCY COURT

Southern District of Indiana

In re: [Name(s) of Debtor(s)]	Jerry R. Lovell, III Laura E. Lovell	)	Case No.	-	-	
	Debtor(s).	)	(xx-xxxxx) —	<del></del>		

## **CHAPTER 13 PLAN**

✓ Original

\*\* MUST BE DESIGNATED \*\*

## 1. NOTICE TO INTERESTED PARTIES:

The Debtor must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included," if neither box is checked, or if both boxes are checked, the provision will be ineffective if set out later in the plan.

1.1 A limit on the amount of a secured claim, pursuant to paragraph 8.(b), which may result in a partial payment or no payment at all to the secured creditor.	☐ Included	✓ Not Included
1.2 Avoidance of a judicial lien or nonpossessory, non- purchase money security interest. Any lien avoidance shall occur by separate motion or proceeding, pursuant to paragraph 12.	Included	✓ Not Included
1.3 Nonstandard provisions, set out in paragraph 15.	<b>✓</b> Included	Not Included

### 2. GENERAL PROVISIONS:

- (a) YOUR RIGHTS MAY BE AFFECTED. Read these papers carefully and discuss them with your attorney. If you oppose any provision of this plan, you must file a timely written objection. This plan may be confirmed without further notice or hearing unless a written objection is filed before the deadline stated on the separate Notice you received from the Court.
- (b) PROOFS OF CLAIM: You must file a proof of claim to receive distributions under the plan. Absent a Court order determining the amount of the secured claim, the filed proof of claim shall control as to the determination of pre-petition arrearages; secured and priority tax liabilities; other priority claims; and the amount required to satisfy an offer of payment in full. All claims that are secured by a security interest in real estate shall comply with the requirements of Federal Rule of Bankruptcy Procedure ("FRBP") 3001(c)(2)(C).
- (c) NOTICES RELATING TO MORTGAGES: As required by Local Rule B-3002.1-1, all creditors with claims secured by a security interest in real estate shall comply with the requirements of FRBP 3002.1 (b) and (c) without regard to whether the real estate is the Debtor's principal residence. If there is a change in the mortgage servicer while the bankruptcy is pending, the mortgage holder shall file with the Court and serve upon the Debtor, Debtor's counsel and the Chapter 13 Trustee ("Trustee") a Notice setting forth the change and providing the name of the new servicer, the payment address, a contact phone number and a contact e-mail address.

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- (d) NOTICES (OTHER THAN THOSE RELATING TO MORTGAGES): Non-mortgage creditors in Section 8(c) (whose rights are not being modified) or in Section 11 (whose executory contracts/unexpired leases are being assumed) may continue to mail customary notices or coupons to the Debtor or the Trustee notwithstanding the automatic stay.
- (e) EQUAL MONTHLY PAYMENTS: As to payments required by paragraphs 7 and 8, the Trustee may increase the amount of any "Equal Monthly Amount" offered to appropriately amortize the claim. The Trustee shall be permitted to accelerate payments to any class of creditor for efficient administration of the case.
- (f) PAYMENTS FOLLOWING ENTRY OF ORDERS LIFTING STAY: Upon entry of an order lifting the stay, no distributions shall be made on any secured claim relating to the subject collateral until such time as a timely amended deficiency claim is filed by such creditor and deemed allowed, or the automatic stay is re-imposed by further order of the Court.
- 3. <u>SUBMISSION OF INCOME</u>: Debtor submits to the supervision and control of the Trustee all or such portion of future earnings or other future income or specified property of the Debtor as is necessary for the execution of this plan.

(a) I	PAYMEN	T AND LENGTH OF PLAN:	Debtor shall pay \$	1,050
mont	hly	to the Trustee, starting not late	er than 30 days after the order	r for relief, for
36	months,	for a total amount of \$	37,800 .	

PLAN TERMS:

Additional payments	to Trus	tee and/or	iuture	cnanges to	tne periodic	amount p	roposea a	re:

- (b) INCREASED FUNDING: If additional property comes into the estate pursuant to 11 U.S.C. §1306(a)(1) or if the Trustee discovers undisclosed property of the estate, then the Trustee may obtain such property or its proceeds to increase the total amount to be paid under the plan. However, if the Trustee elects to take less than 100% of the property to which the estate may be entitled OR less than the amount necessary to pay all allowed claims in full, then a motion to compromise and settle will be filed, and appropriate notice given.
- (c) CURING DEFAULTS: If Debtor falls behind on plan payments or if changes to the payments owed to secured lenders require additional funds from the Debtor's income, the Debtor and the Trustee may agree that the Debtor(s) will increase the periodic payment amount or that the time period for making payments will be extended, not to exceed 60 months. Creditors will not receive notice of any such agreement unless the total amount that the Debtor(s) will pay to the Trustee decreases. Any party may request in writing, addressed to the Trustee at the address shown on the notice of the meeting of creditors, that the Trustee give that party notice of any such agreement. Agreements under this section cannot extend the term of the plan more than 6 additional months.
- (d) OTHER PLAN CHANGES: Any other modification of the plan shall be proposed by motion pursuant to 11 U.S.C. §1329. Service of any motion to modify this plan shall be made by the moving party as required by FRBP 2002(a)(5) and 3015(h), unless otherwise ordered by the Court.

5.	PAY ATT	se 19-03965-JJ MENT OF ADM ORNEY FEES):	G-13 HNISTRATIVE CI	d 05/31/19 AIMS (INCLU	OD 05/31 USIVE OF	19 11:48:18 DEBTOR'S	Pg 3 of 6
		NONE					
		llowed administres otherwise:	rative claims will be	paid in full by	the Truste	e unless the c	reditor
			Creditor	Тур	e of Claim	Sche	duled Amount
	:	Geraci Law, LLC	C	Attorney's F	`ees	a'	\$3,910.00
6.	PAY	MENT OF DOM	IESTIC SUPPORT	OBLIGATION	<u>NS</u> :		
	V N	IONE					
	✓ N	IONE					
7.		MENT OF SEC	URED CLAIMS RI DENCE:	ELATING SOL	ELY TO	THE DEBTO	R'S
	□ N	IONE					
	secur petiti paym pay th shall modif shall adjus	ed by the Debtor on mortgage instant arrears shall he secured credit be the regular made pursuant to be as set forth be ted based on the	Rule B-3015-1(a), if the stallments shall be made to the paid with secure to the directly. Before the control of the stall mortgage paragreement with the stall monthly filed claim and/or nadues should be trease.	e, then both the ade through the decreditors. If to confirmation, the yment unless of the mortgage less Amount and Ecotice. Delinques	e pre-petiti e Trustee. here are n le payment cherwise or nder. Afte estimated A	on arrearage Initial post-post arrears, the stothe mortgardered by the confirmation arrears listed	and the post- etition Debtor may age lender Court or a, payment below shall be
		Creditor	Residential A	idress I .	stimated Arrears	Equal Monthly Amount	Select One for Mortgages ONLY:
		Caliber Home Loans	4950 W 100 S New Palestine, IN	46163	\$0.00	\$829.48	Trustee pay  Direct pay
8.	timir allow PAY	Loans  ate charges, for any paymored by Order of MENT OF SEC	New Palestine, IN ees or other monents made by the	etary amount Trustee unde	ts shall t	oe assessed visions of th	<ul><li>Direct pay</li><li>based on the</li><li>Plan, unless</li></ul>
8.	timir allow PAY PAR	Loans  ate charges, for any paymore of the charges	New Palestine, IN ees or other mon ents made by the f the Court.	etary amount Trustee unde	ts shall tr the pro	oe assessed visions of th REATED UN	• Direct pay  based on the e Plan, unless

Prosent to Joseph Rule B-3045-6, and unless of the receiving plan confirmation, as to secured claims not treated under paragraph 7 and as to which valuation under 11 U.S.C. § 506 is not applicable, the Trustee shall pay monthly adequate protection payments equal to 1% of a filed secured claim. The Trustee shall disburse such adequate protection payments to the secured creditor as soon as practicable after receiving plan payments from the Debtor, and the secured claim will be reduced accordingly. After confirmation of the plan, unless otherwise provided in paragraph 15, the Trustee will pay to the holder of each allowed secured claim the filed claim amount with interest at the rate stated in column 5.

 (1) Creditor	(2) Collateral	(3) Purchase Date	(4) Est. Claims Amount	(5) Interest Rate	(6) Equal Monthly Amount
TE 'INI A E '7 EINI TELL	2008 Ford Expedition	7/21/2017	\$11,598.00	7.50	
Exeter Finance LLC	2015 Chrysler 200	7/6/2018	\$14,411.00	7.50	

(b)	Secured Claims as to Which 11 U.S.C. § 506 Valuation Is Applicable:
<b>√</b>	NONE
(c)	Curing Defaults and/or Maintaining Payments:
<b>✓</b>	NONE
(d)	Surrendered/Abandoned Collateral:
<b>✓</b>	NONE

✓ NONE

### 10. NON-PRIORITY UNSECURED CLAIMS:

(a) Separately Classified or Long-term Debts:

NONE

Creditor	Basis for Classification	Treatment	Amount	Interest (if any)
Dept of Education/ Navient	Long-Term Student Loans	Paid Pro Rata	\$1,773.00	
Dept of Education/ Nelnet	Long-Term Student Loans	Paid Pro Rata	\$115,180.00	
Navient	Long-Term Student Loans	Paid Pro Rata	\$1,113.00	

Case 19-03965itJJG-13	Doc 6 Basis for 05/32 Classification	/19 <b>ĒQD<sub>n</sub>05/</b> 31/19	11:48:18 <sub>nt</sub> Pg	5 loterest (if any)
Sallie Mae Bank, Inc.	Long-Term Student Loans	Paid Pro Rata	\$4,924.00	
<ul><li>(b) General Unsecured</li><li>Pro rata distribution</li><li>Other:</li></ul>		ining funds; or		
11. EXECUTORY CONTRA	CTS AND UNEXPIR	RED LEASES:		
✓ NONE				
12. AVOIDANCE OF LIENS  NONE	<u>:</u>			
13. LIEN RETENTION: With the holder of such claim sh payment of the underlying discharge order under 11 U	all retain its lien secondebt determined und	iring such claim until	the earlier of a)	the
expressly retained by the pathe Debtor upon confirmate to assert claim to any additional pursuant to operation of 11	olan or confirmation of ion of the Debtor's plational property of the	rder, the property of t an, subject to the right	the estate shall r ts of the Trustee	revest in
15. NONSTANDARD PROV	ISIONS:			
☐ NONE				
Under FRBP 3015(c), nons nonstandard provision place effective only if the include	ed elsewhere in the p	lan is void. These pla	an provisions wi	ll be
<ol> <li>Pay adequate protection to paid in full.</li> <li>Trustee shall pay all fees a filed by the mortgage compan</li> </ol>	ssociated with any Not			
	٠.			
Date: 5/31/2019	/s/ Jerr	y R. Lovell		
		re of Debtor		
		Lovell		
		Name of Debtor		
		ra E. Lovell		
		re of Joint Debtor		
		ra E. Lovell		

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Address:

 $55 \to Monroe St$ 

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877.247.1960

E-mail address:

inn@geracilaw.com

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for the Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the form plan adopted by this Court, other than any nonstandard provisions included in paragraph 15.